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PATENT - TRADEMARK OFFICENonprovisional Patent
Serial No. 09/497,383
Docket No. 7204/27042LSD
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: **DAVID L. BAHR, ETAL.**) Group No. 2756 2152
 Serial No.: **09/497,383**) Examiner:
 Filed: **2/3/00**)
 Title: **SYSTEM & METHOD FOR**)
SCANNING A DOCUMENT IN)
CLIENT SERVER)
ENVIRONMENT)

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner of Patents and Trademarks
 Box PCT
 Washington, DC 20231

Dear Sir or Madam:

The citations of information on the attached Form PTO/SB/08A, "Information Disclosure Statement by Applicant" are made pursuant to 37 C.F.R. §§ 1.56, 1.97, and 1.98. A copy of each cited item is enclosed.

Applicant hereby states that each patent listed on PTO/SB08 was cited in Written Opinion dated 4 December 2001. The Written Opinion was received in corresponding Patent Cooperation Treaty ("PCT") Application No. PCT/US01/03579 filed 3 February 2000 by Applicant InterTech Information Management, Inc. Therefore, each item of information contained in the Information Disclosure Statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the Information Disclosure Statement. Accordingly, no fee or statement under 37 C.F.R. 1.97(e) is deemed to be necessary in connection with the filing of this paper.

STATEMENT OF MAILING BY EXPRESS MAIL

I hereby certify under 37 C.F.R. § 1.10 that this correspondence is being deposited with the United States Postal Service with sufficient postage for Express Mail, Mailing No. EL617587238US in an envelope addressed to: Commissioner of Patents & Trademarks, BOX PCT, Washington, DC 20231, on January 15, 2002.


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However, if such fee or statement is deemed to be necessary, the Office is requested to contact the undersigned as soon as possible.

The citation of this information does not constitute an admission of priority or that any cited item is available as a reference, or a waiver of any right the applicant may have under applicable statutes, Rules of Practice in patent cases, or otherwise.

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